same as other handicapped individuals under the Rehabilitation Act of 1973, as amended. (See 29 U.S.C. 791(b) and 794.) If the individual fully recovers, he or she is entitled to be considered for the position held at the time of injury, or an equivalent one. A partially recovered employee is expected to seek remployment as soon as he or she is able.

### § 353.302 Retention protections.

An injured employee enjoys no special protection in a reduction in force. Separation by reduction in force or for cause while on compensation means the individual has no restoration rights.

## § 353.303 Restoration rights of TAPER employees.

An employee serving in the competitive service under a temporary appointment pending establishment of a register (TAPER) under §316.201 of this chapter (other than an employee serving in a position classified above GS-15), is entitled to be restored to the position he or she left or an equivalent one in the same commuting area.

## § 353.304 Appeals to the Merit Systems Protection Board.

- (a) Except as provided in paragraphs (b) and (c) of this section, an injured employee or former employee of an agency in the executive branch (including the U.S. Postal Service and the Postal Rate Commission) may appeal to the MSPB an agency's failure to restore, improper restoration, or failure to return an employee following a leave of absence. All appeals must be submitted in accordance with MSPB's regulations.
- (b) An individual who fully recovers from a compensable injury more than 1 year after compensation begins may appeal to MSPB as provided for in parts 302 and 330 of this chapter for excepted and competitive service employees, respectively.
- (c) An individual who is partially recovered from a compensable injury may appeal to MSPB for a determination of whether the agency is acting arbitrarily and capriciously in denying restoration. Upon reemployment, a partially recovered employee may also

appeal the agency's failure to credit time spent on compensation for purposes of rights and benefits based upon length of service.

# PART 359—REMOVAL FROM THE SENIOR EXECUTIVE SERVICE; GUARANTEED PLACEMENT IN OTHER PERSONNEL SYSTEMS

## Subpart A [Reserved]

#### **Subpart B—General Provisions**

Sec.
359.201 Regulatory requirements.
359.202 Definitions.

#### Subpart C [Reserved]

# Subpart D—Removal of Career Appointees During Probation

359.401 General exclusions. 359.402 Removal: Unacceptable

ance.

 $359.403 \quad Removal: Conduct.$ 

359.404 Removal: Conditions arising before appointment.

359.405 Removal: Reduction in force.

 $359.406 \quad Restrictions.$ 

359.407 Appeals.

#### Subpart E—Removal of Career Appointees for Less Than Fully Successful Executive Performance

359.501 General.

359.502 Procedures.

359.503 Restrictions.

359.504 Appeals.

# Subpart F—Removal of Career Appointees as a Result of Reduction in Force

359.601 General.

359.602 Agency reductions in force.

359.603 OPM priority placement.

359.604 Removal from the SES and placement rights outside the SES.

359.605 Notice requirements.

359.606 Appeals.

359.607 Records.

359.608 Transfer of function.

## Subpart G—Guaranteed Placement

359.701 Coverage.

359.702 Placement rights.

359.703 Responsibility for placement.

359.704 Restrictions.

359.705 Pay.